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## UTILITY PATENT APPLICATION **TRANSMITTAL**

Attorn	ney Docket No.	NA *				
First I	nventor	Barry Stewart Smith				
Title	Full-Body Acco	ordion-Motion Exercise Machine				

į	(Only for new nonprovision	al applications under 37 CFR 1.53	(b)) Ex	press Mail Labei	No. E7	r453:	591	56605	رڌ
		TION ELEMENTS		ADDRESS TO: Assistant Commissioner for Patents Box Patent Application					
		erning utility patent application con	tents.						_
and the first that the time time time the time time time time time time time tim	1. X Fee Transmittal For (Submit an original and a did.) 2. X Applicant claims single See 37 CFR 1.27. 3. Specification (preferred arrangement) - Descriptive title concessory of the Concessory	orm (e.g., PTO/SB/17) httplicate for fee processing) mall entity status.  [Total Pages 29 ]  set forth below) to Related Applications ording Fed sponsored R & D quence listing, a table, rogram listing appendix he Invention of the Invention of the Drawings (if filed) bition  Disclosure  S.C. 113) [Total Sheets 4  [Total Pages 2  ted (original or copy) prior application (37 CFR 1.63 (d)) ion/divisional with Box 18 complete  ON OF INVENTOR(S) ement attached deleting inventor(s) te prior application, see 37 CFR	]	Washington, DC 20231  7. CD-ROM or CD-R in duplicate, large table or Computer Program (Appendix)  8. Nucleotide and/or Amino Acid Sequence Submission (if applicable, all necessary)  a. Computer Readable Form (CRF)  b. Specification Sequence Listing on: i. CD-ROM or CD-R (2 copies); or ii. paper  c. Statements verifying identity of above copies  ACCOMPANYING APPLICATION PARTS  9. Assignment Papers (cover sheet & document(s))  10. 37 CFR 3.73(b) Statement Power of Attorney  11. English Translation Document (if applicable)  12. X Information Disclosure Copies of IDS Statement (IDS)/PTO-1449  13. Preliminary Amendment  14. X Return Receipt Postcard (MPEP 503) (Should be specifically itemized)  15. (if foreign priority is claimed)  16. X Nonpublication Request under 35 U.S.C. 122 (b)(2)(B)(i). Applicant must attach form PTO/SB/35 or its equivalent.					
	18. If a CONTINUING APPLIC or in an Application Data Shee Continuation Prior application information: For CONTINUATION OR DIVIS Box 5b, Is considered a part of The Incorporation an onlybe r  Customer Number or Bar Cool Name  Address City Country	t (CIP)  psure of the ling continue in Inadverte PONDENC	of prior application  Group Art Unit:  a prior application, fr lation or divisional ap- lation o	om which a spilication a submitted	an oath or and is her application of the correspondence of the cor	r decli eby in ion pa	aration is supp corporated by rts.	illed unde	
	Name (Print/Type) Signature	<u>_</u>	Registration No.		(Agent) Date	01-	29-2002	$\dashv$	





PTO/SB/17 (11-01)
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EEE TOANGMITTAL	Complete if Known					
<b>FEE TRANSMITTAL</b>	Application Number					
for FY 2002	Filing Date	01/29/2002				
101 F 1 ZUUZ	First Named Inventor	Barry Stewart Smith				

Patent fees are subject to annual revision. **Examiner Name** Applicant claims small entity status. See 37 CFR 1.27 Group Art Unit 430.00 **TOTAL AMOUNT OF PAYMENT** (\$) NA Attorney Docket No.

	ME	THC	D OF P	AYMENT(check all tha	at apply)	FEE CALCULATION(continued)						
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4	to the abo	- Glue		CALCULATION		113	1,840*	113	1,840*	Requesting publication of SIR after Examiner action		
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3	101 740	'	201 370	Utility filing fee	370.00	118	1,440	218	720	Extension for reply within fourth month		
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<b>}</b> 6	107 510	,	207 255	Plant filing fee		119	320	219	160	Notice of Appeal	ļ	
n,	108 740	) [	208 370	Reissue filing fee		120	320	220	160	Filing a brief in support of an appeal		
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11" 11 (1)" 11 (1)"		'		SUBTOTAL (1) (\$)	370.00		1,510		1,510	Petition to institute a public use proceeding		
1.	2 EVT	24.0	LAIME	EES FOR UTILITY		140	110	240	55	Petition to revive - unavoidable		
	2. EXII	KA U	LAIM FI	Fee f	rom		1,280	241	640	Petition to revive - unintentional Utility issue fee (or reissue)		
	Total Clair		[22] -:	Extra Claims below $20^{**} = 2 \times 9$	Fee Pald	142	1,280 460	242	640 230	Design issue fee		
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ı	Claims Multiple D	Depend	lent	NA	- NA	122	130	122	130	Petitions to the Commissioner		
ı						123	50	123	50	Processing fee under 37 CFR 1.17(q)		
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	103 18	3	203 9	Claims in excess of 2	0					property (times number of properties)	<del>                                     </del>	
	102 84	ı	202 42	Independent claims in	excess of 3	146	740	246	370	Filing a submission after final rejection (37 CFR § 1.129(a))		
	104 280	)	204 140	manipio doponicom o		149	740	249	370	For each additional invention to be		
	109 84	'	209 42	** Reissue independe over original patent						examined (37 CFR § 1.129(b))		
	110 18	,	210 9	** Reissue claims in		179	740	279	370	Request for Continued Examination (RCE)		
		•		and over original pa	atent	169	900	169	900	Request for expedited examination of a design application		
	SUBTOTAL (2) (\$) 430.00				Othe	r fee (s	pecify	)	The state of the s			
	**or nu	ımber	previously (	oaid, if greater; For Reissue	es, see above	*Red	uced b	y Bas	ic Filing	Fee Paid SUBTOTAL (3)	430.00	

SUBMITTED BY		Complete (ii	Complete (if applicable)			
Name (Print/Type)	Barry Stewart Smith	Registration No. (Attorney/Agent)	Telephone	310-374-5424		
Signature	TOFMITTE		Date	01/29/2002		

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PTO/SB/35 (11-00)

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## NONPUBLICATION REQUEST UNDER 35 U.S.C. 122(b)(2)(B)(i)

**Barry Stewart Smith** First Named Inventor Full-Body Accordion-Motion Exercise Machine Title Atty Docket Number

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

April 9, 2002

Date

19 mitte

Signature

**Barry Stewart Smith** 

Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filing.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteer months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

Burden Hour Statement: This collection of information is required by 37 CFR 1,213(a). The information is used by the public to request that an application not be published under 35 U.S.C. 122(b) (and the PTO to process that request). Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This form is estimated to take 6 minutes to complete. This time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO; Assistant Commissioner for Patents, Washington, DC 20231.